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REMARKS/ARGUMENTS

Claims 1 and 38-76 remain pending in the application. Claims 1 and 38-76 are rejected.

No new matter has been added herein.

CLAIM REJECTIONS

35 U.S.C. §103(a) Rejection

Claims 1 and 38-76

Claims 1 and 38-76 are rejected under 35 U.S.C. §103(a) as being unpatentable over

Menditto et al. (U.S. Patent No. 6,981,029) (hereinafter Menditto) in view of Hospodor (U.S.

Patent App. Pub. No. 2003/0021282 Al) (hereinafter Hospodor). The Applicants respectfully

submit that the present invention as recited in Claims 1 and 38-76 are not rendered obvious over

Menditto in view of Hospodor. The rejection is respectfully traversed for the reasons below.

The present Office Action (mailed November 8, 2007) states on page 4, first full

paragraph the following:

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Menditto by incorporating or implementing servicing and assigning streaming media requests to a particular service provider (i.e. stream engine node) for the purpose of providing streaming content to a requestor while

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meeting quality of service constraints [paragraph 0003].

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However, Applicants respectfully submit that the teachings of Menditto and Hospodor do

not render Applicants' claims prima facie obvious since Menditto and Hospodor are unable to be

combined without changing each other's principle of operation.

If the proposed modification or combination of the prior art would change the

principle of operation of the prior art invention being modified, then the teachings of the

references are not sufficient to render the claims prima facie obvious. In re Ratti, 270 F.2d

810, 123 USPQ 349 (CCPA 1959) The court reversed a rejection holding that the "suggested

combination of references would require a substantial reconstruction and redesign of, the

elements shown in [the primary reference] as well as a change in the basic principle under which

the [primary reference] construction was designed to operate." 270 F.2d at 813, 123 USPQ at

352.

The suggested combination of Menditto and Hospodor would require a substantial

reconstruction and redesign of the elements shown in Menditto because Menditto contains a

server which delivers content, whereas Hospodor specifically does not employ a server to service

streaming media requests. For example, Applicants understand Menditto's intended function is

to process a request for information in a network, where the best server to deliver information is

determined and used. "The objective of content gateway 18 is to locate the "best" server and

network connection for delivering data to client terminal 16, i.e., the server that will deliver the

content the fastest with the required security protection." Emphasis added, Menditto, Column 3,

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lines 51-55.

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In contrast, Applicants understand Hospodor's intended function is to service streaming

media requests from a client. More particularly, in Hospodor, "there are no servers through

which the streaming data 108 must pass to reach the ultimate requester. Therefore, a QoS

constraint can be imposed on the system...". Hospodor, page 2, paragraph [0028].

Menditto contains a server which delivers content the fastest with the required security

protection. This server is necessary for Menditto's operations. Whereas, Hospodor specifically

states that no server is used in order that its intended function be accomplished. Combining

Menditto and Hospodor changes the principle of operation for both prior art references.

For the foregoing rationale, Claim 1 and Claims 38-76 are not rendered obvious by

Menditto in view of Hospodor. As such allowance of Claim 1 and Claims 38-76 are respectfully

solicited.

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CONCLUSION

In light of the above-listed remarks, reconsideration of the rejected claims is requested.

Based on the arguments presented above, it is respectfully submitted that Claims 1 and 38-76 are

overcome the rejections of record. Therefore, allowance of Claims 1 and 38-76 is respectfully

solicited.

The Examiner is urged to contact Applicants' undersigned representative if the Examiner

believes such action would expedite resolution of the present Application.

Respectfully submitted,

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